1 The Homicide Unit? Q. 2 Α. Yes. 3 At what time do you remember that he got 4 promoted? 5 Oh, I can't recall that. 6 What about John Kaminski? 0. 7 He was my sergeant from time I went into 8 Homicide. 9 What about Kevin Walsh? 10 Α. I knew Kevin well, yes. 11 0. Yeah. Was he also in a leadership role, or was 12 he a detective? 13 He was in a leadership role. He was a -- he was 14 not Homicide. He was in a different unit. I can't 15 recall. 16 0. How did you get to know him? 17 Α. On the job. 18 Even though he was in a different unit --Q. 19 Α. Yeah. 20 -- you would still work with him? Q. 21 Α. I never worked with him, no. 22 Was he someone that you saw around or? Ο. 23 Well, yeah. People you meet at FOP are all --Α. 24 you know, you see policemen, you've got a lot of 25 Don't mean you associate with them 24/7. friends.

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1 just on the job. People you get to know and they're... 2 Did you ever become aware of any one of those 3 other officers encouraging a witness to change their 4 statement in the course of the investigation? 5 Α. I have --6 MR. MENZALORA: Objection. 7 I have never encouraged anyone to say something Α. 8 like that. 9 Did you ever become aware of any one of those 10 other officers not telling every piece of information 11 they knew about an investigation to the prosecutor? 12 MR. MENZALORA: Objection. 13 I can't recall them doing something like that, Α. 14 no. 15 Did you ever become aware of any one of those 0. 16 other officers failing to include information in the 17 homicide file that was relevant to the investigation? 18 MR. MENZALORA: Objection. 19 Α. I can't remark on what other detectives -- what 20 other detectives have done. 21 Did you ever have any training or know about any Q. 22 rules or policies on what you should do if you became 23 aware during a trial that the prosecutor doesn't have 24 all of the information that he should have?

25

Objection.

MR. MENZALORA:

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1
                 MR. FUNK:
                            Objection.
2
           If I heard the testimony, I would nudge the
       Α.
3
    prosecutor and tell them that this is not what he said
4
    to me at the time of my investigation, or something, if
 5
    you are talking about a witness testifying.
6
       Q.
           Is that ever something that you had to do?
7
       Α.
           No.
8
                 MR. MENZALORA:
                                 Objection.
9
           Something I did personally. I don't know what
10
    the other detectives did.
11
           So it wasn't a rule, that was just you?
       Q.
12
                            Objection.
                 MR. FUNK:
13
                 MR. MENZALORA: Objection.
14
            (Inaudible.)
       Α.
15
                 THE COURT REPORTER:
                                       Did you answer, sir?
16
                 MS. BONHAM:
                              He answered affirmatively over
17
    two objections.
18
           Was there ever an occasion where you personally
       Ο.
19
    did have to tell a prosecutor, "Hey, that's not what
20
    happened, or, "Hey here's this other information that
21
    you don't have."
22
                 MR. MENZALORA: Objection.
23
           I don't recall.
       Α.
24
           Okay. Are you aware of any training or policy or
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25

rule at that time that required you to make a report if